Exhibit 11

Rachel S. Miller

From: Justin Joseph

Sent: Thursday, August 15, 2024 6:01 PM

To: Wesley Johnson

Cc: Rachel S. Miller; bsolter@solteriplaw.com; Allyson Martin; Trevor Talhami; Amy Ziegler;

Justin Gaudio

Subject: Rule 37.2 Conference - Spin Master Ltd., et al. v. The Partnerships, et al. (24cv3532); GBC

6211*155255

Wesley,

As discussed, we require that Defendants produce their initial disclosures and responses to Spin Master's discovery requests by Monday, August 19, 2024.

Best regards,

Justin

Justin Joseph | ATTORNEY AT LAW



300 S. Wacker Dr. Suite 2500 | Chicago, IL 60606 | Direct: (312) 987.4009 | Main: (312) 360.0080 | Fax: (312) 360.9315 | www.gbc.law

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From: Wesley Johnson < wjohnson@goodtov.com >

Sent: Thursday, August 15, 2024 11:35 AM

To: Rachel S. Miller < rmiller@gbc.law >; bsolter@solteriplaw.com

Cc: Trevor Talhami < ttalhami@gbc.law">ttalhami@gbc.law; Amy Ziegler < aziegler@gbc.law; Allyson Martin < amartin@gbc.law; Justin

Joseph < jjoseph@gbc.law >; Justin Gaudio < jgaudio@gbc.law >

Subject: RE: Rule 37.2 Conference - Spin Master Ltd., et al. v. The Partnerships, et al. (24cv3532); GBC 6211*155255

[EXTERNAL EMAIL]

In anticipation of our discussion, I am sending you the documents I have obtained from the client so far, Bates labeled Top Ace et al 00001-45.

Wes



<u>wjohnson@goodtov.com</u> 105 W. Madison, Ste. 1500 Chicago, IL 60602 (312)752-4828 Case: 1:24-cv-03532 Document #: 81-11 Filed: 08/23/24 Page 3 of 3 PageID #:2423



From: Rachel S. Miller < rmiller@gbc.law>
Sent: Monday, August 12, 2024 1:07 PM

To: Wesley Johnson < wjohnson@goodtov.com >; bsolter@solteriplaw.com

Cc: Trevor Talhami < ttalhami@gbc.law">ttalhami@gbc.law; Amy Ziegler < aziegler@gbc.law; Allyson Martin < amartin@gbc.law; Justin

Joseph <jjoseph@gbc.law>; Justin Gaudio <jgaudio@gbc.law>

Subject: Rule 37.2 Conference - Spin Master Ltd., et al. v. The Partnerships, et al. (24cv3532); GBC 6211*155255

Counsel:

We are following up on the status of Defendants' responses to Plaintiff's discovery requests served on May 28, 2024. Defendants' discovery responses were due on May 31, 2024. They are re-attached to this email.

Defendants' Initial Disclosures also have not been received despite the Court ordered deadline of July 30, 2024.

We would like to schedule a Local Rule 37.2 meet-and-confer conference for Wednesday, August 15, 2024 at 12:00 PM CT (U.S.) to discuss the failure to respond to Plaintiff's discovery requests and the failure to timely serve Initial Disclosures. Please confirm or propose an alternate time on the same day. We have sent a concurrent meeting request.

Best regards,

Rachel S. Miller | ATTORNEY AT LAW

GREER BURNS & CRAIN ...

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